Docket No	1-16908
DOCKCI INO	1-10900

COMBINED DECLARATION AND POWER OF ATTORNEY IN ORIGINAL APPLICATION

As a below named inventor, I hereby declare that:

M			
iviy residence, p	ost office address, and citizenship are as stated below next to my name,		
original, first, a	am the original, first, and sole inventor (if only one name is listed below) or an and joint inventor (if plural names are listed below) of the subject matter which is which a patent is sought on the invention entitled		
FIRE RESISTA	NT GLAZING		
the specification	n of which		
(check one)	X is attached hereto		
-	was filed on as U.S. Application Number and was amended on		
-	X and is a filing under 35 USC 371 of PCT International Application No. PCT/GB03/003434 filed 6 August 2003		
	at I have reviewed and understand the contents of the above-identified specification, aims, as amended by any amendment referred to above.		
_	the duty to disclose information, which is material to patentability as defined in 37, Regulations, § 1.56,		
X	and which is material to the examination of this application, namely, information where there is a substantial likelihood that a reasonable Examiner would consider it important in deciding whether to allow the application to issue as a patent; and		
	if this is a continuation-in-part application, information that occurred between the filing date of the prior application(s) and the national or PCT international filing date of this application, in accordance with 37 CFR 1.63(e); and		
	in compliance with this duty, there is attached an information disclosure statement, in accordance with 37 CFR 1.98.		

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I hereby claim foreign priority benefits under Title 35 USC § 119(a)-(d) or (f), or 365(b) of any foreign application(s) for patent, inventor's or plant breeder's rights certificate(s), or 365(a) of any PCT international application which designated at least one country other than the United States of America, listed below and have also identified below any foreign application for patent, inventor's or plant breeder's certificate(s), or any PCT international application having a filing date before that of the application on which priority is claimed:

Prior Foreign Application(s)			Priority	Priority Claimed	
0218672.4	United Kingdom	10 August 2002	X		
(Number)	(Country)	(Day/Month/Year Filed)	Yes	No	
(Number)	(Country)	(Day/Month/Year Filed)	Yes	No	
application(s) listed is not disclosed in the of Title 35, United S defined in Title 37, C	below and, insofar as the e prior United States ap- tates Code, §112, I ackno Code of Federal Regular	nited States Code, §120 of any Ur ne subject matter of each of the cla oplication in the manner provided nowledge the duty to disclose man tions, §1.56 which became available or PCT international filing date	aims of this by the first terial inforr ble betweer	s application paragraph nation as the filing	
(Appln. Serial N	(Filing Da	ate) (Status) (patented, p	pending, ab	andoned)	
herein to accept and action to be taken in communication betw	follow instructions from the Patent and Tradema reen the U.S. attorney of the instructions may be	hereby authorizes the U.S. attorn (fark Office regarding this application agent and the undersigned. In the taken, the U.S. attorney or agent	foreign ager on without he event of	nt) as to any direct a change in	
transact all business substitution and revolution a	in the Patent and Trade cation: Donald A. Sch Polgorukov, Reg. No. 20 281; Angelica M. Colwe all telephone calls to _ dress all correspondence	mark Office connected therewith urr, Reg. No. 34,247; Phillip S. O. 6,266; Mark A. Hixon, Reg. No. 46,637 and Stephe Donald A. Schurr at to MARSHALL & MELHORN 14, Attention: Donald A. Sch	with full po berlin, Reg 44,766; Ste n G. Kimm telephone	ower of g. No. phen P. net, Reg.	

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

, AD	Full name of sole or first inventor <u>KARIKATH SUKUMAR VARMA</u>	
1-00	Inventor's signature > Date 241105	*
	Residence 54 Palace Road, Birkdale, Southport, Merseyside, PR8 2BE, United Kingdom 6Bx	
	Citizenship <u>UNITED KINGDOM</u> Post Office Address Same as above	
Y W	Full name of second joint inventor JOHN RICHARD HOLLAND Inventor's signature Dater 24 Day 05	¥
	Residence 36 Brick Kiln Lane, Rufford, Ormskirk, Lancashire, L40 1SZ, United Kingdom	
	Citizenship <u>UNITED KINGDOM</u> Post Office Address Same as above	
300	Full name of third joint inventor DAVID WILLIAM HOLDEN Inventor's signature David Date Date 26/1/05.	r
	Residence 8 Milton Grove, Orrell, Wigan, Greater Manchester, WN5 8HP, United Kingdom CBX	
	Citizenship UNITED KINGDOM Post Office Address Same as above	
ψW	Full name of fourth joint inventor STEPHEN IAN BOND Inventor's signature Date > 24 1 05	×
	Residence 12 Shaftesbury Way, Burtonwood, Warrington, Cheshire, WA5 4LB, United Kingdom CB	
	Citizenship UNTIED KINGDOM Post Office Address Same as above	